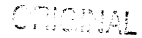


SBC Telecommunications, Inc. 1401 I Street, N.W., Suite 1100 Washington, D.C. 20005 Phone 202 326-8847 Fax 202 408-4809 Email: bbeniso@corp.sbc.com

EX PARTE OR LATE FILED



September 10, 2002

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SEP 1 0 2002

Memorandum of Ex Parte Presentation

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: CC Docket No. 01-338, Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers;
CC Docket No. 96-98, Implementation of the Local Competition
Provisions in the Telecommunications Act of 1996; and
CC Docket No. 98-147, Deployment of Wireline Services Offering
Advanced Telecommunications Capability

Dear Ms. Dortch:

This is to supplement SBC's September 6, 2002, letter concerning an ex parte meeting between Edward Whitacre, Chairman and Chief Executive Officer, William Daley, President; Randall Stephenson, Senior Executive Vice President and Chief Financial Officer; James D. Ellis, Senior Executive Vice President and General Counsel; and James C. Smith, Senior Vice President, representing SBC Telecommunications, Inc., and Chairman Michael Powell; Marsha MacBride, FCC Chief of Staff; and Christopher Libertelli, Chairman Powell's Legal Advisor for Wireline Competition.

The purpose of the meeting was to discuss issues associated with the financial and investment impacts of the UNE Platform. The presentation filed, referenced several analyst reports that were also discussed, and are respectfully submitted for inclusion in the record of the above captioned proceedings.

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Please contact the undersigned at (202) 326-8847 should you have any questions.

Sincerely,

L Q L
Attachment

cc: Chairman Powell

M. MacBride

C. Libertelli

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September 6, 2002

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Memorandum of Ex Parte Presentation

SEP - 6 2002

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: CC Docket No. 01-338, Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers,
CC Docket No. 96-98, Implementation of the Local Competition Provisions in the Telecommunications Act of 1996; and
CC Docket No. 98-147, Deployment of Wireline Services Offering Advanced Telecommunications Capability

Dear Ms. Dortch:

On September 5, 2002, Edward Whitacre, Chairman and Chief Executive Officer, William Daley, President; Randall Stephenson, Senior Executive Vice President and Chief Financial Officer; James D. Ellis, Senior Executive Vice President and General Counsel; and James C. Smith, Senior Vice President, representing SBC Telecommunications, Inc., met with Chairman Michael Powell; Marsha MacBride, FCC Chief of Staff, and Christopher Libertelli, Chairman Powell's Legal Advisor for Wireline Competition.

The purpose of the meeting was to discuss issues associated with the financial and investment impacts of the UNE Platform. The attached material was discussed during the course of the meeting.

Please contact the undersigned at (202) 326-8847 should you have any questions.

Sincerely,

Attachment

cc: Chairman Powell

M. MacBride

Brian Lenism Es

C. Libertelli

UNE-P: Impacts and Implications

Prepared for the Federal Communications Commission



SBC Com

Agenda

Overview

Financial Review

Financial Trends UNE-P Impacts

Summary

Ed Whitacre

Randall Stephenson

Bill Daley

Overview

Ed Whitacre Chairman and Chief Executive Officer SBC Communications Inc.

Financial Review

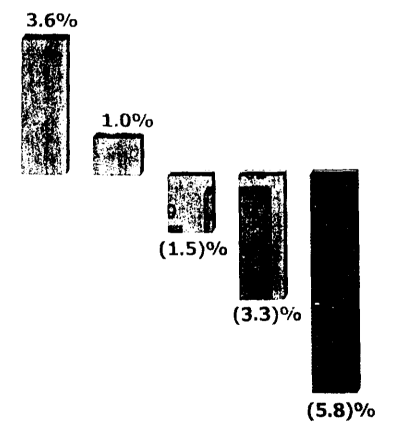
Financial Trends

UNE-P Impacts

Randall Stephenson Chief Financial Officer SBC Communications Inc.

Wireline Revenues

SBC Wireline Revenues, YOY Growth Rates



4Q01

1Q02

2Q02

2Q01

3Q01

Down more than \$1 billion over the past three quarters.

More than half of that loss came in the most recent quarter.

Assuming annual revenue declines continue at current pace (5.8)% -- no further acceleration -- over the next four quarters, we will lose another \$2.3 billion from our wireline revenue stream.

Local Voice Driving Revenue Decline

2Q02/2Q01 Changes By Product Group



DSL, Internet, LD +19%

> **(8)%** Local Voice

Data Transport +3%

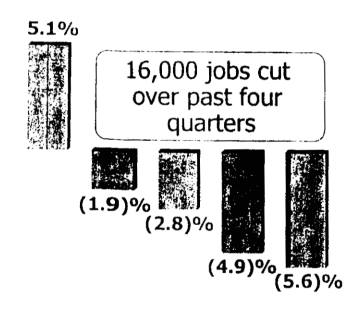
(23)% Data Equipment & Other

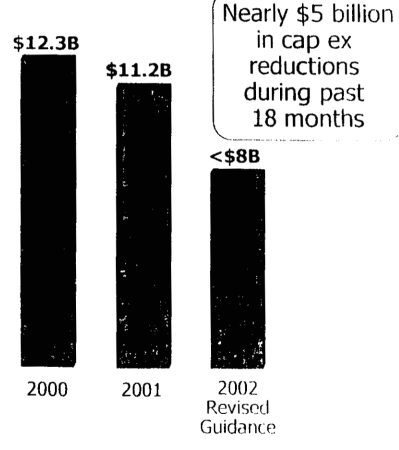
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Cutbacks in Jobs and Investment

SBC Wireline Cash Operating Expenses, YOY Growth Rates

SBC Annual Capital Investment





2Q01 3Q01 4Q01 1Q02 2Q02

A Shrinking Business

SBC Wireline Results

·	2Q02/2Q01
Revenues	(5.8)%
Cash Operating Expenses	(5.6)%
Depreciation & Amortization	1.2%
Operating Income	(12.6)%
Capital Investment	(41)%

Financial Review

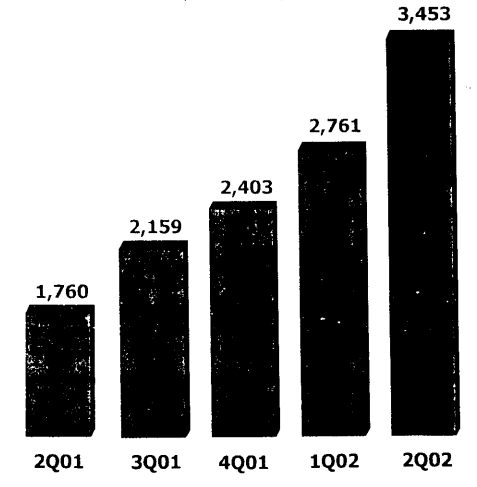
Financial Trends **UNE-P Impacts**

Randall Stephenson Chief Financial Officer SBC Communications Inc.

UNE-P Adoption

SBC UNE-P Lines In Service 2Q 2002

(in thousands)



Over the past year, UNE-P lines in service have doubled.

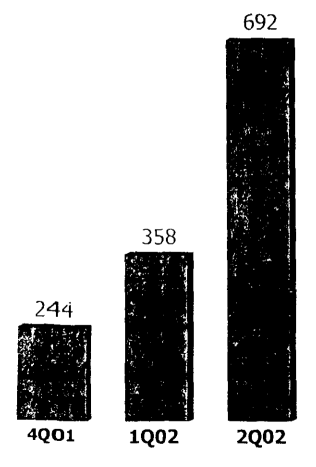
We have lost 3.5 million lines... nearly equivalent to losing the state of Ohio.

SBC still has 1 million resale lines likely to be converted to UNE-P.

SBC's market share is currently 85%. Projected to be 66% by end of 2003.

UNE-P Acceleration

SBC UNE-P Lines Added Per Quarter – 13 States (in thousands)



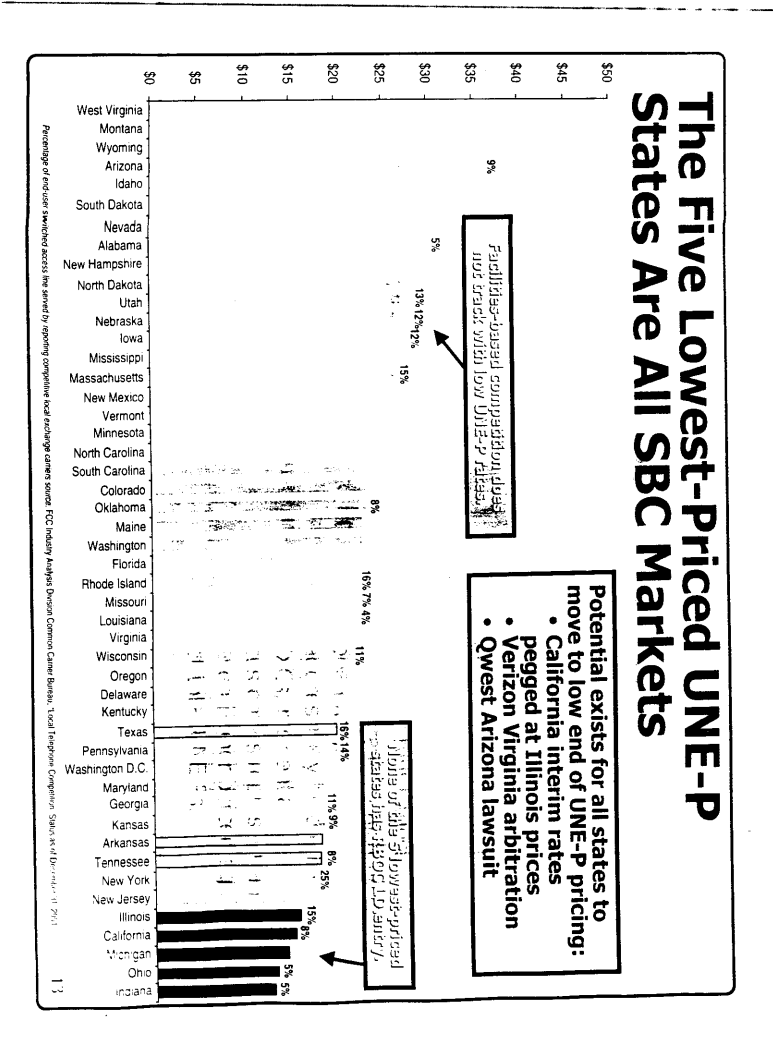
SBC loses 12,000 lines per day to UNE-P. Projected to be 29,000 per day by end of 2003.

UNE-P lines added in 2Q02 were more than 70% greater than any previous quarter.

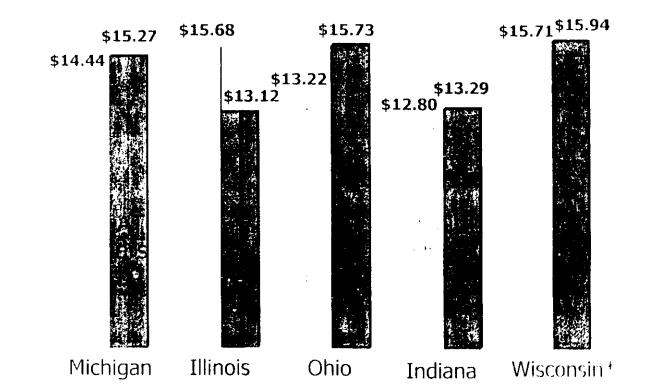
As states have dropped prices, facilities-based competition has lagged and UNE-P has become the dominant means to compete with SBC.

2002 **Lines Added 13-States** Competition Trends Facilities Based Lines Added 1001 400K **200K**

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UNE-P Rates vs FCC Proxy Loop Rates



Total UNE-P Rate



^{*} Estimated im pact of pending order.

IXCs Exploit Very Large UNE-P Discounts

	Total Recurring UNE-P Rate*	Discount From Retail Residential	Below Non-SBC National Ave	
Illinois	\$15.68	55%	39%	
Michigan	\$14.44	63%	44%	
Ohio	\$13.22	57%	48%	All have
Indiana	\$12.80	62%	50%	recently
California	\$15.24	47%	40%	ordered
Wisconsin**	\$15.71	48%	39%	lower prices

^{*} Per Anna Marie Kovacs of Commerce Capital Markets, Inc. May report on UNE-P adjusted to reflect only recurring rates and recent rate changes.

^{**} Estimated impact of pending order.

Simple Margin Transfer With No Investment

Ameritech Consumer 5-State Averages

	SBC <u>Retail</u>	SBC UNE-P	IXC Using SBC UNE-P
Revenue	\$36	\$15	\$41
Expenses	*\$26	*\$26	**\$23
Operating Margin	\$10	\$(11)	\$18
Capital Investment	\$1,100	\$1,100	\$0
Capital Investment	\ !		
Service Quality Regulated	✓ !		
Universal Service Provider		·j	

^{*} Excludes cost associated with data services.

^{**} UNE-P plus 20% SG&A.

UNE-P Predominantly Used by the Two Largest IXCs

SBC UNE-P Lines Added Per Quarter

> Before UBS arburg Repo (08/19/02)

> > and WCOM

AT&T and WCOM

is the most a est hit for ea

A Property

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or share of autobar

More than 70% of SBC's UNE-P lines added in 2Q02 were for the two largest IXCs.

From 1Q02 to 2Q02, UNE-P lines added for AT&T and WorldCom/MCI tripled while UNE-Ps added for others actually declined.

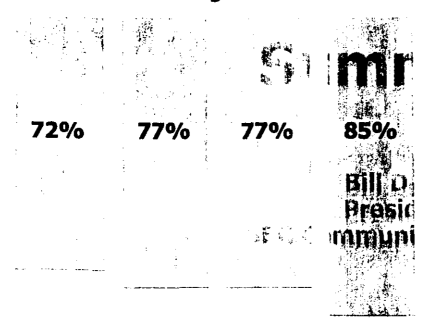
WorldCom receivables to SBC and its affiliates have grown to more than \$400 million.

1**Q**02

2Q02

Dominant Use of UNE-P: To Target Residential Customers

SBC UNE-P Lines In Service SBC's Four Largest UNE-P States



Across SBC's 13 states, more than 70% of all UNE-P lines are residential.

In SBC's four largest UNE-P states, which have been targeted most aggressively by the large IXCs, residential customers represent an even higher percentage of total UNE-Ps.

Texas

Ohio

Illinois

Michigan

Business / Residential

IXC Lead Offers (Ameritech states)

AT&T

Pricing: \$52.57 *

Local Service

Access line

Calling features (3)

Long Distance

Unlimited to other AT&T residential consumers

MCI/WCOM

Pricing: \$49.99 *

Local Service

Access line

Calling features (5)

Long Distance

Unlimited long distance calling

Source: Company's website

MCI's offer is their lead offering "Neighborhood Complete" at \$49.99

AT&T's offer includes their lead local "Call Plan Unlimited with 3 Feature Package Enhanced" at \$29.95-34.95 and their long distance offer "Unlimited Plan" at \$19.95. Offered in II, OH and MI.

^{*} Pricing includes interLATA long distance but excludes Subscriber Line Charge and other miscellaneous taxes and fees.

SBC Provides Residential Universal Service While IXCs "Cherry Pick" Profits

Ameritech Residential Customer Spending IXC offers target premium customers % of Total rather than **Ave Rev** % of Total SBC universal service. **SBC** Profit per Line Revenue Quartile 1 \$43-\$54 **36% 72% IXCs** Quartile 2 \$36-\$43 29% 41% **Quartile 3** \$24-\$36 21% 9% SBC Quartile 4 \$0-\$24 (22)% 14% SBC's resulting customer base will be unprofitable, with no funds for investment.

Clear IXC Strategy

No Capital Investment

"... gives AT&T Consumer unmatched leverage to create offers ...

Betsy Bernard, President, AT&T Consumer

"We're profitable everywhere we sell because we limit ... where we sell based on cost.... [W]e're

to make it work."

Wayne Huyard COO, MCI

"We do not expect that the growth of our business will require the levels of capital investment in fiber optics

and switches that existed in historical telecommunications facilities-based models."

10-Q Filing Z-Tel

High Margins, Low Risk

"Our principle of maximizing cash requires that we only enter states that meet our gross margin requirements."

"We are not going into states where we don't have a on the

local"

Betsy Bernard, President, AT&T Consumer